

# OFFICIAL GAZETTE



## GOVERNMENT OF GOA, DAMAN AND DIU

### GOVERNMENT OF INDIA

Ministry of Petroleum, Chemicals, Mines and Metals

(Department of Mines and Metals)

Office of the Controller of Mining Leases

Order

CML-(Z-587)/70-G

Under the Mines and Minerals (Regulation and Development) Act, 1957 and the Rules made thereunder.

This is a case for modification of the terms and conditions of the undermentioned mining lease of Oxide of Iron held by Shri Vinayak Pandurang Gadgil, so as to bring the lease into conformity with the provisions of the Mines and Minerals (Regulation and Development) Act, 1957 (hereinafter called the 1957 Act), and the Rules made thereunder.

Case No.	Number and date of title	Mineral	Name of the mine	Area in hectares
Z-587	46 of 14-10-1957	Oxide of Iron	Predio Co- diem 2. <sup>a</sup> adicao aforamento Cazreavoril boroda etc.	99.6180

Notices were served on the lessee, in accordance with the aforesaid Rules, in which the proposed modifications were conveyed to him.

After carefully reviewing and examining all the documents produced by the lessee and the arguments advanced by him, it is hereby ordered that the lease in question stands modified as follows:

1. The period of the lease shall be thirty years commencing from the 15th January, 1966, in all the cases.
2. The dead rent shall be payable as specified in the Schedule below:

Period of the mining lease	Rate of the dead rent per hectare
1. 1st year	Nil
2. 2nd year to 5th year	Rs. 12-50
3. 6th year to 10th year	Rs. 25-00
4. 11th year onwards	Rs. 37-50

(a) Those leases which are in operation for less than one year as on 1-4-68 enjoy the benefit of «nil» dead rent for the balance period to make up one year in all and thereafter are charged at the rate of Rs. 12-50 per hectare for four more years, after which they shall be liable to pay at the rate of Rs. 25-00 per hectare for next five years and at the rate of Rs. 37-50 per hectare thereafter, and

(b) Those leases which are in operation for more than one year as on 1-4-68 should have the benefit of dead rent at the rate of Rs. 12-50 per hectare for four more years after which they may be called upon to pay at the rate of Rs. 25-00 per hectare for next 5 years and at the rate of Rs. 37-50 per hectare thereafter.

3. The royalty shall be payable in respect of any mineral removed by the lessee from the leased area after 15-1-66 at the rate for the time being specified in the Second Schedule of the 1957 Act, in respect of that mineral.

4. It is further clarified that the royalty shall be paid in accordance with Section 9 of the 1957 Act, instead of according to the stipulations in the lease deed. The royalty, the dead rent, surface rent etc. for the period prior to 15-1-66 shall be paid as may be determined or ordered by the Government.

5. The lessee shall also pay, for the surface area used by him for the purpose of mining operations, surface rent and water rate at such rate, not exceeding the land revenue, water and cesses assessable on the land, as may be specified by the State Government.

6. The total area, covered by all the above mentioned leases, is within the limit specified in the 1957 Act and hence requires no modifications.

7. The following clause shall be deemed to be inserted in the aforesaid lease deed and shall form part thereof:

“except for the modifications made by this order, the lease shall be subject to the rules made or deemed to have been made under Section 13 and 18 of the Mines and Minerals (Regulation and Development) Act, 1957 and orders and Notifications published by the Government of India, from time to time”.

This order shall be published in the Official Gazette of the Government of Goa, Daman and Diu and copies thereof sent to the lessee and to the State Government. Copy each of this Order shall be placed in all the respective case-files.

The reasons for this Order have been embodied in the case-files and a copy each shall be forwarded to the lessee and the State Government.

G. V. D. Upadhyaya, Controller of Mining Leases.

Dated 20th May, 1970.

Order

CML-(Z-411)/70-G

Under the Mines and Minerals (Regulation and Development) Act, 1957 and the Rules made thereunder.

This is a case for modification of the terms and conditions of the undermentioned mining lease of Oxide of Iron and Manganese held by Smt. Ramabai Ananta Avde, so as to bring the lease into conformity with the provisions of the Mines and Minerals (Regulation and Development) Act, 1957 (hereinafter called the 1957 Act), and the Rules made thereunder.

Case No.	Number and date of title	Mineral	Name of the mine	Area in hectares
Z-411	13 of 19-2-1954 T. T. 13-10-1959	Oxide of Iron and Manganese	Morandega e Penota	29.8500

Notices were served on the lessee, in accordance with the aforesaid Rules, in which the proposed modifications were conveyed to him.

After carefully reviewing and examining all the documents produced by the lessee and the arguments advanced by him,

it is hereby ordered that the lease in question stands modified as follows:

1. The period of the lease shall be twenty years commencing from the 15th January, 1966, in all the cases.

2. The dead rent shall be payable as specified in the Schedule below:—

Period of the mining lease	Rate of the dead rent per hectare
1. 1st year	Nil
2. 2nd year to the 5th year	Rs. 12-50
3. 6th year to 10th year	Rs. 25-00
4. 11th year onwards	Rs. 37-50

(a) Those leases which are in operation for less than one year as on 1-4-68 enjoy the benefit of «nil» dead rent for the balance period to make up one year in all and thereafter are charged at the rate of Rs. 12-50 per hectare for four more years, after which they shall be liable to pay at the rate of Rs. 25-00 per hectare for next five years and at the rate of Rs. 37-50 per hectare thereafter, and

(b) Those leases which are in operation for more than one year as on 1-4-68 should have the benefit of dead rent at the rate of Rs. 12-50 per hectare for four more years after which they may be called upon to pay at the rate of Rs. 25-00 per hectare for next 5 years and at the rate of Rs. 37-50 per hectare thereafter.

3. The royalty shall be payable in respect of any mineral removed by the lessee from the leased area after 15-1-66 at the rate for the time being specified in the Second Schedule of the 1957 Act, in respect of that mineral.

4. It is further clarified that the royalty shall be paid in accordance with Section 9 of the 1957 Act, instead of according to the stipulations in the lease deed. The royalty, the dead rent, surface rent etc. for the period prior to 15-1-66 shall be paid as may be determined or ordered by the Government.

5. The lessee shall also pay, for the surface area used by him for the purpose of mining operations surface rent and water rate at such rate, not exceeding the land revenue, water and cesses assessable on the land, as may be specified by the State Government.

6. The total area covered by all the above mentioned leases, is within the limit specified in the 1957 Act and hence requires no modifications.

7. The following clause shall be deemed to be inserted in the aforesaid lease deed and shall form part thereof:

“except for the modifications made by this order, the lease shall be subject to the rules made or deemed to have been made under Section 13 and 18 of the Mines and Minerals (Regulation and Development) Act, 1957 and orders and Notifications published by the Government of India, from time to time”.

This order shall be published in the Official Gazette of the Government of Goa, Daman and Diu and copies thereof sent to the lessee and to the State Government. Copy each of this Order shall be placed in all the respective case-files.

The reasons for this Order have been embodied in the case-files and a copy each shall be forwarded to the lessee and the State Government.

G. V. D. Upadhyaya, Controller of Mining Leases.

Dated the 21st May, 1970.

Order

CML-(Z-772)/70-G

Under the Mines and Minerals (Regulation and Development) Act, 1957 and the Rules made thereunder.

This is a case for modification of the terms and conditions of the undermentioned mining lease of Oxide of Iron and Manganese held by Shri Laximana Crisna Saunto, so as to bring the lease into conformity with the provisions of the Mines and Minerals (Regulation and Development) Act, 1957

(hereinafter called the 1957 Act), and the Rules made thereunder.

Case No.	Number and date of title	Mineral	Name of the mine	Area in hectares
Z-772	8 of 5-2-1960	Oxide of Iron and Manganese	Sem deno-minacao especial	98.5000

Notices were served on the lessee, in accordance with the aforesaid Rules, in which the proposed modifications were conveyed to him.

After carefully reviewing and examining all the documents produced by the lessee and the arguments advanced by him, it is hereby ordered that the lease in question, stands modified as follows:—

1. The period of the lease shall be twenty years commencing from the 15th January, 1966, in all the cases.

2. The dead rent shall be payable as specified in the Schedule below:—

Period of the mining lease	Rate of dead rent per hectare
1. 1st year	Nil
2. 2nd year to 5th year	Rs. 12-50
3. 6th year to 10th year	Rs. 25-00
4. 11th year onwards.	Rs. 37-50

(a) Those leases which are in operation for less than one year as on 1-4-68 enjoy the benefit of «nil» dead rent for the balance period to make up one year in all and thereafter are charged at the rate of Rs. 12-50 per hectare for four more years, after which they shall be liable to pay at the rate of Rs. 25-00 per hectare for next five years and at the rate of Rs. 37-50 per hectare thereafter, and

(b) Those leases which are in operation for more than one year as on 1-4-68 should have the benefit of dead rent at the rate of Rs. 12-50 per hectare for four more years after which they may be called upon to pay at the rate of Rs. 25-00 per hectare for next 5 years and at the rate of Rs. 37-50 per hectare thereafter.

3. The royalty shall be payable in respect of any mineral removed by the lessee from the leased area after 15-1-66 at the rate for the time being specified in the Second Schedule of the 1957 Act, in respect of that mineral.

4. It is further clarified that the royalty shall be paid in accordance with Section 9 of the 1957 Act, instead of according to the stipulations in the lease deeds. The royalty, the dead rent, surface rent, etc. for the period prior to 15-1-66 shall be paid as may be determined or ordered by the Government.

5. The lessee shall also pay, for the surface area used by him for the purpose of mining operations, surface rent and water rate at such rate, not exceeding the land revenue, water and cesses assessable on the land, as may be specified by the State Government.

6. The total area, covered by all the above mentioned leases, is within the limit specified in the 1957 Act and hence requires no modifications.

7. The following clause shall be deemed to be inserted in the aforesaid lease deeds and shall form part thereof:

“except for the modifications made by this order, the lease shall be subject to the rules made or deemed to have been made under Section 13 and 18 of the Mines and Minerals (Regulation and Development) Act, 1957 and orders and Notifications published by the Government of India, from time to time”.

This order shall be published in the Official Gazette of the Government of Goa, Daman and Diu and copies thereof sent to the lessee and to the State Government. Copy of this Order shall be placed in all the respective case-files.

The reasons for this Order have been embodied in the case-files and a copy each shall be forwarded to the lessee and the State Government.

G. V. D. Upadhyaya, Controller of Mining Leases.

Dated the 21st May, 1970.

## Order

CML-(Z-474)/70-G

Under the Mines and Minerals (Regulation and Development) Act, 1957 and the Rules made thereunder.

This is a case for modification of the terms and conditions of the undermentioned mining lease of Oxide of Iron and Manganese held by Shri Ananta Vinayak Sarmalcar, so as to bring the lease into conformity with the provisions of the Mines and Minerals (Regulation and Development) Act, 1957 (hereinafter called the 1957 Act), and the Rules made thereunder.

Case No.	Number and date of title	Mineral	Name of the mine	Area in hectares
Z-474	27 of 16-7-1955	Oxide of Iron	Binditembo	80.7180
	T. T. 11-7-1963	and Manganese e adjacentes		

Notices were served on the lessee, in accordance with the aforesaid Rules, in which the proposed modifications were conveyed to him.

After carefully reviewing and examining all the documents produced by the lessee and the arguments advanced by him, it is hereby ordered that the lease in question stands modified as follows:

1. The period of the lease shall be twenty years commencing from the 15th January, 1966, in all the cases.

2. The dead rent shall be payable as specified in the Schedule below:—

Period of the mining lease	Rate of the dead rent per hectare
1. 1st year	Nil
2. 2nd year to the 5th year	Rs. 12-50
3. 6th year to 10th year	Rs. 25-00
4. 11th year onwards	Rs. 37-50

(a) Those leases which are in operation for less than one year as on 1-4-68 enjoy the benefit of «nil» dead rent for the balance period to make up one year in all and thereafter are charged at the rate of Rs. 12-50 per hectare for four more years, after which they shall be liable to pay at the rate of Rs. 25-00 per hectare for next five years and at the rate of Rs. 37-50 per hectare thereafter, and

(b) Those leases which are in operation for more than one year as on 1-4-68 should have the benefit of dead rent at the rate of Rs. 12-50 per hectare for four more years after which they may be called upon to pay at the rate of Rs. 25-00 per hectare for next 5 years and at the rate of Rs. 37-50 per hectare thereafter.

3. The royalty shall be payable in respect of any mineral removed by the lessee from the leased area after 15-1-66 at the rate for the time being specified in the Second Schedule of the 1957 Act, in respect of that mineral.

4. It is further clarified that the royalty shall be paid in accordance with Section 9 of the 1957 Act, instead of according to the stipulations in the lease deed. The royalty, the dead rent, surface rent etc. for the period prior to 15-1-66 shall be paid as may be determined or ordered by the Government.

5. The lessee shall also pay, for the surface area used by him for the purpose of mining operations surface rent and water rate at such rate, not exceeding the land revenue, water and cesses assessable on the land, as may be specified by the State Government.

6. The total area, covered by all the above mentioned leases, is within the limit specified in the 1957 Act and hence requires no modifications.

7. The following clause shall be deemed to be inserted in the aforesaid lease deed and shall form part thereof:

“except for the modifications made by this order, the lease shall be subject to the rules made or deemed to have been made under Section 13 and 18 of the Mines and Minerals (Regulation and Development) Act, 1957 and orders and Notifications published by the Government of India, from time to time”.

This order shall be published in the Official Gazette of the Government of Goa, Daman and Diu and copies thereof sent to the lessee and to the State Government. Copy each of this Order shall be placed in all the respective case-files.

The reasons for this Order have been embodied in the case-files and a copy each shall be forwarded to the lessee and the State Government.

G. V. D. Upadhyaya, Controller of Mining Leases.

Dated the 21st May, 1970.

## GOVERNMENT OF GOA, DAMAN AND DIU

### General Administration Department

## Order

1-1-70-GAD

The order of even number dated 23rd June, 1970 regarding designation of the Mamlatdar, Canacona as Mamlatdar-cum-Block Development Officer, Canacona shall be treated as cancelled.

By order and in the name of the Administrator of Goa, Daman and Diu.

V. H. Sakhalakar, Deputy Secretary, (Appointments).

Panaji, 9th July, 1970.

### Special Department

## Order

SPL/GDDCS/39/68

In supersession of the order of even number of date, Shri S. R. Arya, IAS (U. T.) is appointed as Commissioner for Employment and Manpower, in the pay scale of Rs. 900-1250, against the post created under Government Order No. 1-13-70-SAD dated 9th July, 1970, with immediate effect and until further orders.

By order and in the name of the Administrator of Goa, Daman and Diu.

V. H. Sakhalakar, Deputy Secretary (Appointments).

Panaji, 9th July, 1970.

## Order

SPL/GDDCS/39/68

On the recommendation of the Government of India in the Ministry of Home Affairs, Shri S. R. Arya, I. A. S. (U. T.) is appointed as Secretary to the Lieutenant Governor with immediate effect and until further orders.

By order and in the name of the Administrator of Goa, Daman and Diu.

V. H. Sakhalakar, Deputy Secretary (Appointments).

Panaji, 9th July, 1970.

### Home Department 'A'

## Notification

HD.25-154/70-A

In exercise of the powers conferred by section 110 of the Motor Vehicles Act, 1939 as extended to the Union Terri-

tory of Goa, Daman and Diu and in supersession of the Government notification No. 73/66, dated the 30th day of March, 1966 the Lt. Governor of Goa, Daman and Diu hereby with immediate effect constitutes Motor Accident Claims Tribunals for the areas shown in column no. 3 of the schedule to this notification and appoints the persons shown in the corresponding entry of column 2 of the schedule as respective members of the said tribunals.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

S. B. Deshpande, Under Secretary (Home).

Panaji, 4th July, 1970.

#### SCHEDULE

Sr. No.	Members of the Claims tribunal	Jurisdiction
1	2	3
1.	District and Session Judge, Panaji.	Ilhas, Bardez, Pernem, Bicholim and Satari talukas in the district of Goa, District of Daman and area of Diu.
2.	Additional District and Session Judge, Margao.	Salcete, Marmagao, Ponda, Quepem, Sanguem and Canacona talukas in the district of Goa.

#### Finance (Control) Department

##### Order

Fin(Control)/AC-18/PF-63/69/1691

Read: Government order No. Fin(Control)/19-3/67/Vol: II/507, dated 23-2-1970.

Read: Office order No. DA/ADMN/Pers/458, dated 3-7-1970 from the Director of Accounts, Panaji.

In partial modification of the Government order read above Shri R. Kailasam, Senior Auditor of the office of the Chief Auditor, South Central Railway, Secunderabad, on deputation to this Administration and working as Assistant Accounts Officer in the Directorate of Accounts, is hereby repatriated to his parent Department on expiry of earned leave granted from 2-7-1970 to 8-7-1970.

By order and in the name of the Administrator of Goa, Daman and Diu.

V. G. Sathe, Under Secretary (Finance).

Panaji, 4th July, 1970.

#### Revenue Department

##### Order

RD/LND/COM/210/67-70

Read: Government Notification No. RD/LND/COM/210/67-69, dated 29-5-1969.

In partial modification of the Government Notification cited above, regarding the constitution of the Land Reforms Committee, the Government of Goa, Daman and Diu is pleased to direct that the names of the members appearing at Serial Nos. 1 and 2 of the list of members mentioned in the said notification, viz. «Shri R. L. Segel, Law Secretary» and «Shri W. G. Ranadive, Revenue Secretary» respectively should be read as «Law Secretary and Revenue Secretary» respectively.

By order and in the name of the Administrator of Goa, Daman and Diu.

J. C. Almeida, Secretary (Revenue).

Panaji, 7th July, 1970.

#### Notification

RD/TNC/BND/280/67-70/XXXVI

In pursuance of the proviso to sub-section (3) of section 26 of the Goa, Daman and Diu Agricultural Tenancy Act, 1964, the Government hereby specify the following bund described in the schedule appended hereto as protective bund for the purpose of the said proviso.

#### SCHEDULE

Name of the bund	Village	Taluka	Description
1. a) Sancoale b) Vaingnim c) Bavcoi Casan d) Cantor	Vaingi- nim	Bicho- lim	The bund starting with the paddy field «Sancoale» belonging to Comunidade of Vaingnim, running marginal to the tributary of river Naroa and ending with the paddy field «Cantor», an Evacuee property, situated at Vaingnim of Bicholim Taluka.

By order and in the name of the Administrator of Goa, Daman and Diu.

V. Sardesai, Under Secretary (Revenue).

Panaji, 9th July, 1970.

#### Office of the Collector of Goa and D. C. A.

##### Order

COL/CAB/536/1266/70

A strip of land viz. «Commissao de Urbanizacao» measuring 58 sq. metres situated at Mapusa and owned by the Mapusa Comunidade was granted on permanent lease on an annual rent of Rs. 2.10 to Smt. Dropadi Voicunta as appendage for the construction of a room for storing fire wood, and provisional possession thereof was handed over to the lessee on 7-11-62. Now the Committee referred to in Article 343 of the Code of Comunidades has reported that the above said land has not been utilised for the above said purpose in accordance with Article 341 of the Code of Comunidades and the Administrator of Comunidades for Bardez, Mapusa has recommended under para 1 of Article 345 of the aforesaid Code that the concession of lease granted to Smt. Dropadi Vaicunta Cambale who is since dead should be cancelled and the land reverted to the Comunidade of Mapusa without imposing any fine. Lt. Governor of Goa, Daman and Diu by his order No. RD/COM/202/70, dated 25-6-70 has accepted the recommendation of the Administrator and has ordered under Article 345 of the said Code that the concession of lease should be cancelled and the said land reverted to the Comunidade of Mapusa without any fine.

The order is published in the Government Gazette vide Article 346 of the said Code.

P. S. Bhatnagar, Collector and DCA.

Panaji, 3rd July, 1970.

#### Law and Judicial Department

##### Order

LD/14-18-70

The post of Registrar, Administrative Tribunal, Panaji, in the scale of Rs. 590-30-630-35-900 is hereby downgraded in the pay scale of Rs. 350-25-575 (Class III, Non-Gazetted) with immediate effect.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

M. S. Borkar, Under Secretary.

Panaji, 8th July, 1970.

## Notification

RC/CN/13/70

By virtue of notification no. RN/O/82/70, dated 11-6-70, the individual whose name has been shown in column 1 is hereby authorized to change his name as shown in column 2.

## SCHEDULE

Sl. No.	Old Name	New Name
		2
1	Xamba Naguexa Sina Pis-surlencar	Shamba Naguesh Pis-surlenker

O. P. Garg, Law Secretary.

Panaji, 30th June, 1970.

## Development Department 'A'

## Office of the Registrar Cooperative Societies

PRD-(c)-31-/Goa/LQD/70

- Read: 1. This Office Order No. PRD-(c)-31/Goa/RMC/68 dated 22-6-1968 regarding appointment of Shri Maruti Gopal Mayekar, as Administrator, Chodan Sahakari Dudh V. Sanstha Ltd., Chodan as per Section 78(1) of the Maharashtra Cooperative Societies Act, 1960 as applied to the Union Territory of Goa, Daman and Diu read with Rule 61(1) of the Cooperative Societies Rules, 1962.
2. This Office Order of even No. dated 3rd March, 1970 extending the period of appointment of Administrator of the said society upto 31st December, 1970.
3. Inspection Note in respect of Chodan Sahakari Dudh V. Sanstha Ltd., Chodan of Jr. Inspector, Cooperative Societies, Panaji.

The Chodan Sahakari Dudh Vyavasaik Sanstha Ltd., Chodan was registered on 5-12-1964 under registration No. PRD-(c)-31/Goa. The main object of the society is to encourage dairy farming amongst agriculturists and to improve their economic condition by providing them a subsidiary occupation.

However, the working of the society was far from satisfactory and most of the members were selling their milk to the outside market, even though they had not repaid the Government loan. Moreover, the Managing Committee members themselves being defaulters they had neither taken interest in the recovery of the loan from the members nor in the Management of the society and as such the working of the society was deteriorating day by day.

In view of the aforesaid facts and circumstances, it was felt that no useful purpose would be served by continuing the Managing Committee of the society, and hence the same was superseded on 22-6-1968 and an Administrator was appointed under provisions of Section 87(1) of the Maharashtra Cooperative Societies Act, 1960 as applied to the Union Territory of Goa, Daman and Diu read with Rule 61(1) of the Cooperative Societies Rules, 1962 to manage the affairs of the said society.

The main object of appointing an Administrator was to revive the working of the said society. However, it is noticed that the Administrator has failed to fulfill the object of his appointment as Administrator. Moreover, he being a defaulter to the said society has neither taken any steps in reviving the working of the society and starting the milk business nor has he filed arbitration cases against the defaulter members for speedy recovery of loan advanced to them. Moreover, the members of the society in general are not interested in reviving its working. In the light of the above circumstances, I am of the opinion that no useful purpose will be served by continuing the said society as such the same ought to be wound up. Therefore, I pass the following order:—

## Order

In virtue of the powers vested in me under Sub-Section (1) of Section 102 and sub-clause (iii) of clause (c) of Sub-Sec-

tion (1) of the same Section 102 of the Maharashtra Cooperative Societies Act, 1960 as made applicable to the Union Territory of Goa, Daman and Diu read with Rule 84 of the Cooperative Societies Rules, 1962 and as the society has ceased to fulfill its object as per its bye-laws and on the recommendation of the Junior Inspector, in his Inspection Note, I, Shri P. G. Kurse, Registrar of Cooperative Societies, Goa, Daman and Diu, Panaji am of the opinion that no useful purpose will be served by continuing the registration of the aforesaid society hereby order and direct that the Chodan Sahakari Dudh Vyavasaik Sanstha Ltd., Chodan registered under No. PRD-(c)-31/Goa/dated 5-12-1964 be wound up.

I further, in virtue of the powers vested in me under Sub-Section (1) of Section-103 of the said Act read with Rule 86 of the aforesaid Rules hereby appoint Shri G. D. Durgekar, Junior Inspector, Cooperative Societies, Panaji as liquidator of the said society.

P. G. Kurse, Registrar of Coop. Societies, Goa, Daman and Diu.

Panaji, 15th May, 1970.

## Local Self Government Department

## Notification

6-17-69-70

Read: Letter No. 8/4/69/SCT. II, dated 7th March, 1970 from the Under Secretary to the Government of India, Department of Social Welfare, New Delhi conveying Government of India's approval.

2. Letter No. 8/4/69/SCT. II, dated 28-4-1970, from the Officer on Special Duty, Government of India, Department of New Delhi conveying Government of India's approval.

A considerable number of persons belonging to the Scheduled Castes and Scheduled Tribes in this Territory who work on land do not possess «work-animals» required for agricultural operations. The Scheduled Caste and Scheduled Tribe farmers find it difficult to purchase «Work-animals» as the same is beyond their means. With a view to assisting such persons the Administrator of Goa, Daman and Diu is pleased to sanction the following scheme for grant of loan and subsidy to Scheduled Caste and Scheduled Tribe cultivators for purchase of Work-animals for Agricultural purposes under Delegation of Financial Power Rules, 1958:

## THE SCHEME

1. The Collector of Goa, Collector of Daman and Civil Administrator of Diu shall be competent to sanction the financial assistance under this scheme, within their respective jurisdiction.

2. Under the scheme 34% of the cost of work animals shall be granted as loan and 66% of the cost as subsidy provided that the total financial assistance under the scheme does not exceed Rs. 500/-.

3. The amount of assistance shall be paid in lump sum and the loan portion of the scheme shall be recoverable in 10 yearly instalments. The first instalment shall be recoverable after a period of one year from the date of release of loan. The loan will carry interest at the rate of 8% per annum provided that if the instalment of principal and or interest are paid punctually on the due dates the rate shall be reduced to 5% per annum.

4.(a) The loan and subsidy shall be granted after clear ownership or legal occupancy right of applicant over the land is certified by the concerned Mamlatdar.

(b) The financial assistance shall be granted against the personal security and in addition one more personal surety solvent to the extent of the amount of the loan-cum-subsidy.

5. Applications for financial assistance under this scheme shall be submitted to the concerned Block Development Officer in the prescribed form, who shall scrutinise and submit the same to the sanctioning authority, along with his recommendations.

6. (a) The financial assistance sanctioned should be utilised for purpose for which it is sanctioned.

(b) The Work-animals purchased out of the sanctioned financial assistance shall not be sold or disposed of otherwise without the prior approval of the sanctioning authority.

7. The beneficiary shall purchase «Work-animals» within a period of 15 days from the date of receipt of the financial assistance. The sanctioning authority may, however, extend the said period of utilisation by another 15 days in genuine cases at the request of the beneficiary and if so recommended by the concerned Block Development Officer.

8. The Block Development officer shall verify the proper utilisation of the financial assistance and submit a certificate to that effect to the sanctioning authority within two months from the date of disbursement of the assistance.

9. In the case of breach of any of the above conditions imposed on the beneficiary under the scheme, the entire amount of financial assistance shall be treated as loan and shall be recovered from beneficiary along with the interest accrued thereon at the rate 8% per annum as arrears of land revenue.

10. The subsidy amount should be debited to the Budget Head «39-Miscellaneous, Social and Developmental Organisations F—Welfare of Scheduled Castes and other Backward Classes» and the loan amount to the budget head «Q—Loans and Advances by State and Union Territory Government—A.6(10) Loans to Backward Classes».

By order and in the name of the Administrator of Goa, Daman and Diu.

V. Sardesai, Under Secretary (Revenue).

Panaji 30th June, 1970.

## Food and Civil Supplies Department

### Public Works Department

Principal Engineer's Office

Order

PWD/1477/22/70-71

Read: Report No. PWD/SEII/3/70, dated 27-1-70 of the Superintending Engineer II, PWD.

Sanction of the Government is hereby conveyed to the transfer of the Municipal Road, Navelim to Amona in a

length of 3.5 kms. at Bicholim Taluka, to the Public Works Department, for its maintenance and improvement, with immediate effect.

This is issued with the concurrence of the Finance Department, vide their u. o. No. Fin(E)/312/2491/70, dated 22-5-70.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

Balcrishna R. Naique, Principal Engineer, P. W. D. and Ex-Officio Addl. Secretary to the Govt.

Panaji, 30th June, 1970.

## Industries and Power Department

Order

12-331-69-IPD/70

The Government is pleased to constitute a Committee, consisting of following official and non-official members to study the problem of Salt Industries in the Union Territory of Goa, Daman and Diu:

1. Director of Industries and Mines — Chairman.
2. Shri Narayan Fugro, M. L. A. — Member.
3. Shri Orlando Sequeira Lobo, M. L. A. — Member.
4. A representative Officer of the Deputy Salt Commissioner's Office, Bombay — Member.
5. Block Development Officer, Daman — Member.
6. Civil Administrator, Diu — Member.
7. Industries Officer in the Office of the Director of Industries and Mines — Member Secretary.

This Committee shall study the problems and difficulties experienced by the salt industry and recommend to Government ways and means to solve them and to boost the said industry.

This Committee should submit its report to Government within six months from the date of issue of this order.

By order and in the name of the Administrator of Goa, Daman and Diu.

S. R. Sawant, Under Secretary, Industries and Labour.

Panaji, 8th July, 1970.